IN AND FOR THE

Fifth Appellate District

F054478 Hailstone v. Martinez et al.,

The order is affirmed. The parties shall bear their own costs on appeal. Levy, J.

We concur: Wiseman, Acting P.J.; Dawson, J.

[CERTIFIED FOR PUBLICATION]

F055576 In re A.S., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F055576 In re A.S., a Minor

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F055348 Marti v. Davidson

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F055348 Marti v. Davidson

The order denying judgment is affirmed. The parties shall bear their own costs on appeal.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F055266 People v. Tate

IN AND FOR THE

Fifth Appellate District

F055266 People v. Tate

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F053927 People v. Emrick

The judgment is affirmed. Hill, J.

We concur: Wiseman, Acting P.J.; Levy, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F054953 People v. Young

IN AND FOR THE

Fifth Appellate District

F054953 People v. Young

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F053851 City of Visalia v. Harrah et al.,

The order is affirmed. Pursuant to this court's discretion under section 1268.720, each party shall bear their own costs on appeal. Levy, J.

We concur: Wiseman, Acting P.J.; Hill, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F053973 People v. Taylor

The judgment is affirmed. Cornell, J.

We concur: Levy, Acting P.J.; Gomes, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F051605 Association for a Cleaner Environment v. Yosemite Community College District et al.,

Pursuant to written stipulation of the parties hereto, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed, each party to bear their own costs, and remittitur to issue forthwith

F054216 People v. Amaya, Jr.

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

F054059 People v. Luengas

The judgment is reversed and the matter remanded to the trial court for further proceedings. Cornell, J.

We concur: Vartabedian, Acting P.J.; Gomes, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F055772 People v. Johnston

The above-entitled case is submitted for decision.

IN AND FOR THE

Fifth Appellate District

F055772 People v. Johnston

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F055119 In re L.T., a Minor

Counsel having failed to request oral argument in accordance with the provisions of a notice mailed to counsel, the cause is submitted for decision.

F055190 People v. Linton

The above-entitled case is submitted for decision.

F055342 In re J.C., a Minor

IN AND FOR THE

Fifth Appellate District

F055342 In re J.C., a Minor

The challenged probation condition is modified to provide: "Not use, possess, or be under the influence of any alcoholic beverage or illegal substances or drugs or possess any associated paraphernalia." As modified, the judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F055190 People v. Linton

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F055119 In re L.T., a Minors

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F055491 People v. Rideaux

The above-entitled case is submitted for decision.

IN AND FOR THE

Fifth Appellate District

F055491 People v. Rideaux

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F055240 In re K.M.S., a Minor

The judgment is affirmed. Wiseman, Acting P.J.

We concur: Levy, J.; Dawson, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F054539 West Hills Farms, Inc. et al., v. RCO AG Credit, Inc. et al.,

The judgment is affirmed. Costs on appeal are awarded to RCO and Ranchers. Kane, J.

We concur: Vartabedian, Acting P.J.; Cornell, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F056114 Sumner Hill Homeowners' Association et al., v. Rio Mesa Holdings, LLC et al..

The above entitled action is dismissed as an appeal taken from a nonappealable order.

F054863 Holland v. Burton

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F054773 People v. Morales

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F054503 People v. Cerda

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

IN AND FOR THE

Fifth Appellate District

F055870 In re M.L., a Minor

The above-entitled case is submitted for decision.

F055870 In re M.L., a Minor

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F054873 In re R.L., a Minor

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

F054873 In re R.L., a Minor

The challenged probation condition is modified to provide: "Not illegally use or possess narcotics, other controlled substances, related paraphernalia or poisons, and to stay away from places known by the minor to be frequented by illegal drug users." As modified, the judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F054167 Vivas v. Board of Trustees of the California State University

Pursuant to written stipulation of the parties hereto, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed. Each party to bear his or her own costs.

F055593 In re X.D., a Minor

IN AND FOR THE

Fifth Appellate District

F055593 In re X.D., a Minor

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]